RETURN

C. Joe Schroeder
3073 Panthersville Road
Building 7, Unit 3
Decatur, Georgia 30034
(734) 356-3373

U. S. Tiny House (Nonprotit)
Post office box 85990
Westland, MI 48185
Plaintiffs

UNITED STATES DISTRICT COURT SAN JOSE, CALIFORNIA

C. Joe Schroeder U.S.T.HP.

V. Google/Alphabet Inc. + does et. al. Defendants Case Number ______
COMPLAINT
DEMAND FOR JURY TRIAL

NOW COME Plaintiff C. Joe Schroeder + prays Honorable Court + Honorable Justice exclude the Plaintiff from the class + allow Plaintiff to file own filing verse the unlawful behavior of Google in reference to privacy via incognito mode of its service offered in chrome tother browsers. Wherefore the Plaintiff has cause with merit the followings

- 1. The Plaintiff is a class action member having used Google browsing service with private mode + incognito mode during the specified period of June 2016 till filing of class action lawsuit.
- 2. The data collection practices are contrary to the "ruse" promise of Googles private browsing option. They collect date when they indicate, t in fact, promise they won't do that A deceptive practice. Internet security equals financial security the Google is determining who is vulnerable t who could be taken advantage of in a financial manner.
 - 3. Google data collection practices are disturbing + Plaintiff RECEIVED seeks to file civil suit on Plaintiffs' own in Plaintiffs' own MAR 22 2021

civil suit.

- 4. Jurisdiction. This court has jurisdiction over this complaint, because it arises under the lows of the United States, Plus, Case already exists in this court via Class Action for same cause verse defendants.
- 5. Venue. Venue is appropriate in this court because the Class Action case(s) are already docketed in court,
- 6. Intradistrict. This lowsuit should be in the San Jose District/Division of this court because the court is already heaving similar action.

RELIEF

- 1. Plaintiff seeks courts ruling as to the harm caused + the proper compensation via domages resulting from unlawful behavior. Plaintiff seeks relief & financial acknowledgement in every category of recovery possible including yet not limited to compensatory, express, punative, + does et. al.
- 2. Plaintiff currently believes a figure of \$135,000,00 is a total that is accurate. Yet, Plaintiff believes that a Proper + complete discovery could + should reveal a Very Significant additional figure. A figure without limit.
- 3. The Plaintiff seeks a protection order from possible + potential retaliation of defendants as well as the prevention of purging of any information or data that (present/Past) the defendant has collected in reference to the Plaintiff + others of similar standing.

Respectfully C. Soe Schroeder Prose

C. Joe Schroeder 3073 Panthers ville Road Building 7, Unit 3 Decatur, Georgia 30034

Proof of Service

I, C. Joe Schroeder, a non-attorney swear on oath that I served a copy of the above civil suit for Clerk of the United States Pistrict Court of San Jose, CA. plucing said in the U.S. mail 1st class postage prepaid on 3/15/21 from Decatur, Georgia.

C. Joe Schroeder

Chris Scase 5:20-cy-03664-LHK Document 120 Filed 03/22/21 Page 3 of 3 3073 Panthesville Rd.
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Office of the Clerk, U. S. District Northern District 280 South 1st Street 2nd Floor San Jose, (A. 95113-3095